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BUTTACI LEARDI & WERNER
ATTORNEYS AT LAW

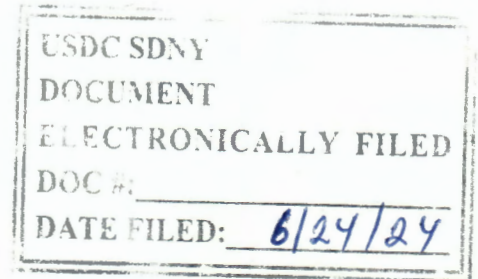
MEMO ENDORSED

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June 24, 2024

VIA ELECTRONIC CASE FILING

The Honorable Louis L. Stanton, U.S.D.J.
UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK
Daniel Patrick Moynihan United States Courthouse
500 Pearl St.
New York, NY 10007-1312



Re: Atlantic Neurosurgical Specialists, P.A. v. Multiplan, Inc.,
Civil Action No.: 1:20-cv-10685 (LLS) ("the 10685 Action")

Hott, Jonathan, M.D. v. MultiPlan, Inc.,
Civil Action No.: 1:21-cv-02421 (LLS) ("the 02421 Action")

Dear Judge Stanton:

Our firm is counsel to Plaintiff Atlantic Neurosurgical Specialists, P.A. ("ANS") and Jonathan Hott, M.D. ("Dr. Hott") in the above-referenced matters. Please accept this correspondence following up on our Letter Motion¹ Requesting a Pre-Motion Conference concerning a discovery dispute that the parties are unable to resolve on their own without judicial intervention. We respectfully request that the Court schedule a pre-motion conference to address the issues raised in the June 6, 2024, Letter Motion.

We thank the Court in advance for its attention to this matter.

Respectfully submitted,

BUTTACI LEARDI & WERNER LLC

/s/ Christopher B. Bladel

Christopher B. Bladel
An Attorney of the Firm

We will use
the July 12 status
conference.

LLS
6/24/24

¹ (D.E. 77) (the 02421 Action); (D.E 125) (the 10685 Action).

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The Honorable Louis L. Stanton, U.S.D.J.
UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK June
24, 2024

cc: All Counsel of Record (*via ECF only*)